	Case 2:09-cr-02009-SAB Document 26 Filed 02/24/09			
1				
2				
3				
4				
5				
6	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON			
7				
8	UNITED STATES OF AMERICA,) No. 09-CR-2009-WFN			
9	Plaintiff,) ORDER FOLLOWING:			
10	v.) □ INITIAL APPEARANCE) □ ARRAIGNMENT FRANK SOLIZ.) □ PRETRIAL RELEASE REVOCATION			
11) HEARING			
12	Defendant.) X MOTION GRANTED			
13) (Ct. Rec. 18 and 19)			
14)			
15)			
16				
17	Date of hearing: February 24, 2009			
18	☐ Complaint			
19	☐ Indictment ☐ Superseding Indictment			
20	☐ Superseding Indictment			
21	Petition for action: Pretrial			
22	☐ Petition for action: Post-trial or post-guilty plea, pre- sentencing			
23	x Petition for action: Post-conviction			
24	Defendant was advised of, and acknowledged, Defendant's rights.			
25	☐ Defendant, on Defendant's plea(s) of not-guilty, is bound over			
26	to the United States District Court for trial.			
27	Probable cause hearing is set for, at, at			
28				

ORDER - 1

1 2		Defendant, personally and through counsel, waived Defendant's right to a probable cause hearing.
3		Bail hearing is set for, at
4		Defendant, personally and through counsel, waived his right to a bail hearing.
5		Pretrial release revocation hearing is set for
7	X	A supervised release revocation hearing is set before Judge Wm. Fremming Nielsen, in Yakima, Washington, on March 2, 2009, at 11 a.m.
9		A supervised release revocation hearing will be set at a later date.
11		The Petition will be addressed at the time of disposition in Cause No. CR
12 13 14 15 16		The United States represents this matter appropriately may proceed in an expedited manner. Accordingly, within thirty (30) days of the date of this Order, the United States Probation Office is directed to prepare an expedited presentence investigation report. Any information about Defendant, including family and community ties, which defense counsel, after consultation with Defendant, deems important to be included in the presentence investigation report, shall be provided to the U.S. Probation Office within fourteen (14) days of this Order.
18		Within one week of the date of this Order, Defendant is directed to file a waiver of the FED. R. $CRIM$. P. $32(e)(f)(g)$ provisions as to the presentence investigation report.
19 20		The U.S. Probation Office personnel shall prepare a Pretrial Services Report prior to the bail hearing, and shall notify defense counsel prior to interviewing Defendant.
21		The U.S. Probation Office personnel shall prepare a Pretrial Services Report, limited to criminal history, and without interviewing Defendant.
23		Directive(s) to U.S. Marshal:
24		
25 26		Defendant is released on the previously ordered conditions of release.
27		
28		

1	☐ Defendant is detained for failing to show:
2	☐ Defendant will not flee if released
3	□ Defendant does not pose a danger to the community□ Defendant is supervisable if released
4	FED. R. CRIM. P. 32.1(a)(1); Fed. R. Crim. P. 46(c).
5	X Defendant's previously ordered conditions of release are modified as follows:
6	1. Defendant shall comply with the state court bond.
7	Defendant shall report immediately to U.S. Probation upor release.
9	3. Defendant shall appear at all state and federal court proceedings as required.
10	4. Defendant shall not commit any offense in violation federal, state or local law.
11	5.If Defendant has any contact with law enforcement, defendant shall report the contact to U.S. Probation within 24 hours. 6.Defendant shall refrain from the use of and/or possession of
12	any alcohol, narcotic drug or other controlled substances. 7. Defendant shall not have any alcohol, narcotic drug or
13	other controlled substances in his residence or be in contact with anyone using it.
14	8. Defendant shall maintain contact with his attorney as directed or at least once per week by telephone.
15	9. Defendant shall maintain contact with U.S. Probation as directed.
16	10. Defendant shall be ordered to monitoring by electronic home monitoring.
17	11. Defendant shall be on home detention, with the exception of Court related matters and/or treatment.
18	12. Unless recommended as treatment, the defendant shall be ordered to submit to random urinalysis testing, up to six
19	times per month by U.S. Probation. 13. Defendant shall follow treatment as recommended.
20	 Defendant executed an AO 199C and provided it to the Court.
21	
22	All other conditions remain.
23	DATED this 24^{th} day of February, 2009.
24	S/ Cynthia Imbrogno
25	CYNTHIA IMBROGNO
26	UNITED STATES MAGISTRATE JUDGE
27	

28